

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 04-2849

C. N., Individually and as
Guardian Ad Litem of J.N., a Minor;
L. M., Individually and as
Guardian Ad Litem of V.M., a Minor;
M. E., Individually and as
Guardian Ad Litem of J.E., a Minor,

Appellants

v.

RIDGEWOOD BOARD OF EDUCATION;
FREDERICK J. STOKLEY; JOYCE SNIDER;
RONALD VERDICCHIO; ROBERT WEAKLEY;
JOHN MUCCIOLO; ANTHONY BENCIVENGA;
SHEILA BROGAN

On Appeal from the United States District Court
for the District of New Jersey
(D.C. No. 00-cv-01072)
District Judge: Honorable Jose L. Linares

Argued April 1, 2005
Before: ALITO, SMITH and FISHER, *Circuit Judges*.

ORDER AMENDING OPINION

IT IS HEREBY ORDERED that the opinion in the above case, filed December 1, 2005, be amended as follows:

Page 31, the last two sentences in the first full paragraph, which read:

We explain both conclusions in Part V, sub-sections A & B.
Then, in Part VI, we explain why, even assuming the survey
was involuntary, no constitutional violations have been
shown.

shall read:

We explain both conclusions in Part IV, sub-sections A & B.
Then, in Part V, we explain why, even assuming the survey
was involuntary, no constitutional violations have been
shown.

By the Court,

/s/ D. Michael Fisher

Circuit Judge

Dated: December 12, 2005